## PATENT COOPERATION TREATY

# **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

FORSSEN & SALAMAA

(PCT Article 36 and Rule 70)

		· · · · · · · · · · · · · · · · · · ·	·					
Applicant's or agent's file reference	CT/IPEA/416							
P7745PC00	P7745PC00 FOR FURTHER ACTION S∞ Form PCT/IPEA/416							
International application No.	International filing date (da	ay/month/year)	Priority date (day/month/year)					
PCT/FI2004/000674	12-11-2004		17-11-2003					
International Patent Classification (IPC) of	or national classification and	IPC						
H04B 1/69, H04L 27/00, H04B 1/38								
<u> </u>								
Applicant								
Nokia Corporation et al								
This report is the international preliminary examination report, established by this International Preliminary Examining     Authority under Article 35 and transmitted to the applicant according to Article 36.								
2. This REPORT consists of a total of 5 sheets, including this cover sheet.								
3. This report is also accompanied b	y ANNEXES, comprising:							
a. (sent to the applicant and to the International Bureau) a total of sheets, as follows:								
sheets of the description, claims and/or drawings which have been amended and are the basis of this report								
and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the								
Administrative Instructions).  sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes								
beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the								
Supplementa	l Box.							
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))								
	, containing	a sequence listing	and/or tables related thereto, in electronic					
form only, as indicate Administrative Instru	ed in the Supplemental Box	Relating to Sequence	ce Listing (see Section 802 of the					
4. This report contains indications re	•	s:						
Box No. I Basis o	f the report							
Box No. II Priority	Box No. II Priority							
Box No. III Non-es	tablishment of opinion with	regard to novelty, is	nventive step and industrial applicability					
Box No. IV Lack of	Box No. IV Lack of unity of invention							
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial								
applicability; citations and explanations supporting such statement								
	Box No. VI Certain documents cited  Box No. VII Certain defects in the international application							
	•							
Box No. VIII Certain observations on the international application								
Date of submission of the demand		Date of completion	of this report					
Date of Sacrinssion of the definale	1	·	·. ·					
12-09-2005	1,	02-10-2005						
		03-10-2005						
Name and mailing address of the IPEA/SE  Patent- och registreringsverket		Authorized officer						
Box 5055								
S-102 42 STOCKHOLM		Roger Bou Faisal /LR						
Facsimile No. +46 8 667 72 88		Telephone No. +46 8 782 25 00						

Form PCT/IPEA/409 (cover sheet) (April 2005)

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FI2004/000674

Box	No. I	Basis of the report					
1	With r	egard to the language, this report is based on:					
	the international application in the language in which it was filed						
	a translation of the international application into						
	which is the language of a translation furnished for the purposes of:						
		international search (Rules 12.3(a) and 23.1(b))					
		publication of the international application (Rule 12.4(a))					
		international preliminary examination (Rules 55.2(a) and/or 55.3(a))					
2.	furnish	egard to the <b>elements</b> of the international application, this report is based on (replacement sheets which have been ed to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" e not annexed to this report):					
	$\boxtimes$	the international application as originally filed/furnished					
		the description:					
		pages as originally filed/furnished					
		pages* received by this Authority on					
		pages* received by this Authority on					
	L	the claims:					
		pages as originally filed/furnished pages* as amended (together with any statement) under Article 19					
		pages* received by this Authority on					
		pages* received by this Authority on					
		the drawings:					
		pages as originally filed/furnished					
ļ		pages* received by this Authority on					
		pages* received by this Authority on					
		a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.					
3.		The amendments have resulted in the cancellation of:					
		the description, pages					
		the claims, Nos.					
		the drawings, sheets/figs					
	the sequence listing (specify):						
		any table(s) related to the sequence listing (specify):					
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).					
		the description, pages					
		the claims, Nos.					
		the drawings, sheets/figs					
		the sequence listing (specify):					
		any table(s) related to the sequence listing (specify):					
*	If item	4 applies, some or all of those sheets may be marked "superseded."					

International application No.

PCT/FI2004/000674

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
)	Claims	1-20	YES		
	Claims		NO		
Inventive step (IS)	Claims	1-20	YES		
	Claims		NO NO		
Industrial applicability (IA)	Claims	1-20	YES		
	Claims		NO		
֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜	tions and explanati	Claims	Claims  tep (IS)  Claims  1-20  Claims  tep (IS)  Claims  1-20  Claims  1-20  Claims		

#### 2. Citations and explanations (Rule 70.7)

Currently proposals in the field suggest the pulse repetition frequency (PRF) to be fixed so that there exists a set of PRF values which can be selected for use in order to adjust the data rate. However, the problem with current proposals is that they do not appear to present an optimal way to adjust the PRF and the data rate. The PRF should be low enough to support maximum distance between a transmitting and a receiving device.

The object of the invention is to measure the link to obtain delay conditions and then adjust the PRF based on the measurements.

D3: US 2003194979, A1

Document D1 is considered to represent the closest prior art.

D1 relates to an impulse radio transceiver for full duplex ultra wide-band communications. The transceiver comprises an impulse radio transmitter that transmits impulse radio signal pulses, an impulse radio receiver that receives impulse radio signal pulses. Either or both of the impulse radio transmitter and the impulse radio receiver synchronizes the transmission and the reception of the impulse radio signal pulses for pulse interleaved communications. Pulse interleaving avoids self-interference between the transmitted impulse radio signal pulses and the received impulse radio signal pulses. In addition to pulse interleaved communications, bursts of pulses can be transmitted between two transceivers in an interleaved

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FI2004/000674

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: BOX V

fashion. Alternatively, two different pulse repetition rates are be used to transmit and receive impulse radio signal pulses simultaneously. Still further, selected pulses of the received or transmitted impulse radio signal pulses are blanked to avoid interference (abstract; paragraph [0144]-[0145]; and claims 1-20).

Independent claims 1, 8, 12 and 19

The invention according to independent claims 1, 8, 12 and 19 differs from D1 by the steps of measuring the link and by "dynamically" adjusting the PRF, which are steps not clearly mentioned in D1. The measuring of the link quality and adjusting the PRF are the main objects of the present invention.

It is mentioned in D1 that there is a possibility to operate at different repetition rates (paragraph [0015], claims 1-10).

D2 reveals a method and system for applying delay codes to pulse train signals. The delay codes vary the time offset asynchronous pulse train signals to eliminate between persistence of pulse coincidences. The pulse train signal may comprise a repeating pulse train. The delay codes specify delays between individual pulse trains or some number of pulse trains. The delay codes result in an averaging of pulse coincidences between the pulse train signals over time. Additionally, the delay codes may be generated using a pseudorandom code generation technique.

In D2 measurements of the link quality is performed.

D3 relates to a method for power control in an ultra wideband impulse radio system including: (a) transmitting an impulse radio signal from a first transceiver; (b) receiving the impulse radio signal at a second transceiver; (c) determining at least one performance measurement of the received impulse radio signal; and (d) controlling output power of at least one of the first transceiver and the second transceiver in accordance with the at least one performance measurement (abstract; paragraph [0139]-[0149]; and claims 1-15).

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FI2004/000674

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

None of the documents D1, D2 and D3 mentions measurements for obtaining information of the delay conditions of the wireless link.

Therefore it would not have been obvious to adjust the pulse repetition frequency based on any such measurements.

Multipath propagation is a problem in UWB systems and the present invention provides a technical solution to this problem.

Accordingly, the invention defined in claims 1-20 is novel and is considered to involve an inventive step. The invention is industrial applicable.